

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

Michelle McKenna,  
Plaintiff

v.  
David Chesnoff, et al.,  
Defendants

2:14-cv-01773-JAD-CWH

## **Order Granting Motion to Seal**

[ECF Nos. 86]

10 On September 19, 2016, I granted in part and denied in part defendants' motion for partial  
11 summary judgment and denied their motion to seal their summary-judgment briefing and all exhibits  
12 without prejudice because defendants failed to make the required showing. Defendants have filed a  
13 new motion to seal and have significantly curtailed their request. Defendants now move to seal  
14 small portions of two exhibits, which contain descriptions of plaintiff Michelle McKenna's medical  
15 treatment. I agree with defendants that medical treatment is something that is "traditionally kept  
16 secret" and that there are no compelling reasons for the public to know this information.<sup>1</sup>  
17 Defendants also move to seal an exhibit to their reply, which is a handwritten diary-type entry by  
18 McKenna. I also agree with defendants that this is the type of information that is traditionally kept  
19 secret without a compelling public interest in disclosure. Accordingly,

IT IS HEREBY ORDERED that defendants' motion to seal [ECF No. 86] is GRANTED.  
Defendants must file the redacted versions of these exhibits by December 17, 2016.

Dated December 7th, 2016.

Jennifer A. Dorsey  
United States District Judge

<sup>1</sup> *Kamakana v. City and County of Honolulu*, 447 F.3d 1172, 1178 (9th Cir. 2006).